UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

IN RE: Bair Hugger Forced Air Warming Products Liability Litigation

MDL No. 15-2666(JNE/FLN)

This Document Relates:

PLAINTIFF(S)

16-cv-00515 (*Klosinski v. 3M Co., et al.*) 16-cv-00517 (*Ryan v. 3M Co., et al.*) 16-cv-00836 (*Pease v. 3M Co., et al.*) 16-cv-00837 (*Burleson v. 3M Co., et al.*) 16-cv-01257 (*Harvey v. 3M Co., et al.*) 16-cv-01259 (*Lance v. 3M Co., et al.*) 16-cv-02000 (*McMillan v. 3M Co., et al.*) 16-cv-02299 (*Redman v. 3M Co., et al.*)

SCHLICHTER BOGARD & DENTON, LLP'S DECLARATION IN SUPPORT OF SUPPLEMENTAL OPPOSITION TO DEFENDANT'S MOTION TO SHOW CAUSE

I, Kristine Kraft, declare as follows:

- 1. I am an attorney at Schlichter Bogard & Denton, LLP and Counsel for the above captioned Plaintiffs.
- 2. I submit this declaration in support of Schlichter Bogard & Denton, LLP's Opposition to Defendants' Motion for Order to Show Cause Why Cases

Should Not be Dismissed for Lack of Product Identification or Product-Related

Injury [Dkt. 1380].

3. The undersigned did not receive notice of Defendants' intent to file

the instant Motion until the date that Defendants' Motion was filed on July 30,

2018 (Dkt. 1380), despite having entered an appearance for each of the above

captioned cases on January 10, 2018.

4. Upon receiving notice of Defendants' Motion, Schlichter, Bogard &

Denton diligently initiated efforts to compile the documents necessary to respond

to Defendants' Motion.

Pursuant to 28 U.S.C. § 1746(2), I declare under penalty of perjury that the

foregoing is true and correct.

Dated: August 6, 2018

Respectfully submitted,

/s/ Kristine K. Kraft

Kristine K. Kraft, Esq.

Schlichter Bogard & Denton, LLP

100 S. Fourth Street, Ste. 1200

St. Louis, MO 63102

P: (314) 621-6115

F: (314) 621-7151

Email: kkraft@uselaws.com

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CERTIFICATE OF SERVICE

This is to certify that on August 6, 2018 a copy of the foregoing document was served on all parties via the Court's electronic filing system.

Respectfully submitted,

/s/ Kristine K. Kraft

Kristine K. Kraft, Esq. Schlichter Bogard & Denton, LLP 100 S. Fourth Street, Ste. 1200

St. Louis, MO 63102 P: (314) 621-6115

F: (314) 621-7151

Email: kkraft@uselaws.com